UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

In re			
	LEHMAN BROTHERS INC.,		Case No. 08-01420 (JMP) SIPA
		Debtor.	Ref. Docket No. 7079

AFFIDAVIT OF SERVICE

STATE OF NEW YORK)	
)	SS.
COUNTY OF NEW YORK)	

KERRY O'NEIL, being duly sworn, deposes and says:

- 1. I am employed as a Noticing Coordinator by Epiq Bankruptcy Solutions, LLC, located at 757 Third Avenue, New York, New York 10017. I am over the age of eighteen years and am not a party to the above-captioned action.
- 2. On August 22, 2013, I caused to be served:
 - a) the "Notice of Hearing on the Trustee's One Hundred Twenty-Sixth Omnibus Objection to General Creditor Claims (No Liability Claims)," dated August 22, 2013, to which was attached "The Trustee's One Hundred Twenty-Sixth Omnibus Objection to General Creditor Claims (No Liability Claims)," dated August 22, 2013 [Docket No. 7079], (the "126th Omnibus Objection"), and
 - b) a customized version of the "Notice of Hearing on the Trustee's One Hundred Twenty-Sixth Omnibus Objection to General Creditor Claims (No Liability Claims)," dated August 22, 2013, *related to Docket No. 7079*, a sample of which is annexed hereto as Exhibit A, (the "126th Omnibus Objection Notice"),

by causing true and correct copies of the:

- i. 126th Omnibus Objection, to be delivered via electronic mail to those parties listed on the annexed Exhibit B,
- ii. 126th Omnibus Objection, to be delivered via facsimile to the party listed on the annexed Exhibit C,

- iii. 126th Omnibus Objection, to be enclosed securely in separate postage pre-paid envelopes and delivered via overnight mail to those parties listed on the annexed Exhibit D, and
- iv. 126th Omnibus Objection Notice, to be enclosed securely in separate postage pre-paid envelopes and delivered via first class mail to those parties listed on the annexed Exhibit E.
- 3. All envelopes utilized in the service of the foregoing contained the following legend: "LEGAL DOCUMENTS ENCLOSED. PLEASE DIRECT TO ATTENTION OF ADDRESSEE, PRESIDENT OR LEGAL DEPARTMENT."

/s/ Kerry O'Neil Kerry O'Neil

Sworn to before me this 22nd day of August, 2013
/s/ Panagiota Manatakis
Notary Public, State of New York
No. 01MA6220196
Qualified in Queens County
Commission Expires April 26, 2014

EXHIBIT A

THIS IS A NOTICE REGARDING YOUR CLAIM. YOU MUST READ IT AND TAKE ACTION IF YOU DISAGREE WITH THE OBJECTION.

UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF NEW YORK

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ı	n	re

LEHMAN BROTHERS INC.,

Case No. 08-01420 (JMP) SIPA

Debtor.

NOTICE OF HEARING ON TRUSTEE'S ONE HUNDRED TWENTY-SIXTH OMNIBUS OBJECTION TO GENERAL CREDITOR CLAIMS (NO LIABILITY CLAIMS)

CLAIM(S) TO BE DISALLOWED & EXPUNGED

CORPORATE FAMILY OFFICE SIM SPA

Name/Address of Claimant	Claim	Date	Total Amount	Basis for Objection & Reason for
	Number	Filed	Claimed	Proposed Disallowance
CORPORATE FAMILY OFFICE SIM SPA	3609	2/15/2009	UNSPECIFIED	NO LEGAL OR FACTUAL
VIA DELL ANNUNCIATA 23/4				JUSTIFICATION FOR ASSERTING
MILANO, 20121				A CLAIM AGAINST LBI. THE
ITALY				CLAIMED ACCOUNT HELD NO
				CASH OR SECURITIES AS OF THE
				FILING DATE.

PLEASE TAKE NOTICE that, on August 22, 2013, James W. Giddens, as Trustee (the "Trustee") for the liquidation of the business of Lehman Brothers Inc. ("Debtor" or "LBI") filed his One Hundred Twenty-Sixth Omnibus Objection to General Creditor Claims (No Liability Claims) (the "Objection") with the United States Bankruptcy Court for the Southern District of New York (the "Bankruptcy Court"). The category of claim objection applicable to you is identified in the table above in the column entitled "Basis for Objection & Reason for Proposed Disallowance."

The Objection requests that the Bankruptcy Court expunge, reduce, reclassify, and/or disallow one or more of your claims listed above under CLAIM(S) TO BE DISALLOWED & EXPUNGED on the ground that the LBI estate has no liability for the claim asserted. Any claim that the Bankruptcy Court expunges and disallows will be treated as if it had not been filed and you will not be entitled to any distribution on account thereof.

If you do NOT oppose the disallowance, expungement, reduction or reclassification of your claim(s) listed above under CLAIM(S) TO BE DISALLOWED & EXPUNGED, then you do NOT need to file a written response to the Objection and you do NOT need to appear at the hearing.

If you DO oppose the disallowance, expungement, reduction or reclassification of your claim(s) listed above under CLAIM(S) TO BE DISALLOWED & EXPUNGED, then you MUST file with the Court <u>and</u> serve on the parties listed below a written response to the Objection that is received on or before 4:00 p.m. Prevailing Eastern Time on September 12, 2013 (the "Response Deadline").

Your response, if any, must contain at a minimum the following: (i) a caption setting forth the name of the Bankruptcy Court, the name of the Debtor, the case number and the title of the Objection to which the response is directed; (ii) the name of the claimant and description of the basis for the amount of the claim; (iii) a concise statement setting forth the reasons why the claim should not be disallowed, expunged, reduced, or reclassified for the reasons set forth in the Objection, including, but not limited to, the specific factual and legal bases upon which you will rely in opposing the Objection; (iv) all documentation or other evidence of the claim, to

08-13555-mg Doc Filed 08/22/13 Entered 08/22/13 17:49:53 Main Document Pg 5 of 20

the extent not included with the proof of claim previously filed with the Bankruptcy Court, upon which you will rely in opposing the Objection; (v) the address(es) to which the Trustee must return any reply to your response, if different from that presented in the proof of claim; and (vi) the name, address, and telephone number of the person (which may be you or your legal representative) possessing ultimate authority to reconcile, settle, or otherwise resolve the claim on your behalf.

The Bankruptcy Court will consider a response only if the response is timely filed, served, and received. A response will be deemed timely filed, served, and received only if the original response is actually received on or before the Response Deadline by (i) the chambers of the Honorable James M. Peck, One Bowling Green, New York, New York 10004, Courtroom 601; (ii) Hughes Hubbard & Reed LLP, One Battery Park Plaza, New York, New York, 10004, Attn: Meaghan C. Gragg, Esq.; (iii) Securities Investor Protection Corporation, 805 Fifteenth Street, N.W., Suite 800, Washington, DC 20005, Attn: Kenneth J. Caputo, Esq.; and (iv) Weil Gotshal & Manges LLP, 767 Fifth Avenue, New York, New York 10153, Attn: Maurice Horwitz, Esq. and Lori R. Fife, Esq.

A hearing will be held on October 24, 2013 to consider the Objection. The hearing will be held at 10:00 a.m. Prevailing Eastern Time in the United States Bankruptcy Court for the Southern District of New York, One Bowling Green, New York, New York 10004, Courtroom 601. If you file a written response to the Objection, you should plan to appear at the hearing. The Trustee reserves the right, however, to continue the hearing on the Objection with respect to your claim(s). If the Trustee does continue the hearing with respect to your claim(s), then the hearing will be held at a later date. If the Trustee does not continue the hearing with respect to your claim(s), then a hearing on the Objection will be conducted on the above date.

If the Bankruptcy Court does NOT disallow, expunge, reduce or reclassify your claim(s) listed above under CLAIM(S) TO BE DISALLOWED & EXPUNGED, then the Trustee has the right to object on other grounds to the claim(s) (or to any other claims you may have filed) at a later date. You will receive a separate notice of any such objections.

You may participate in a hearing telephonically provided that you comply with the Court's instructions (including, without limitation, providing prior written notice to counsel for the Trustee and any statutory committees), which can be found on the Court's website at www.nysb.uscourts.gov.

If you wish to view the complete Objection, you can do so on the Court's electronic docket for LBI's case, which is posted on the internet (i) at www.nysb.uscourts.gov (a PACER login and password are required and can be obtained through the PACER Service Center at www.pacer.psc.uscourts.gov), and (ii) for free at www.lehmantrustee.com, the Trustee's dedicated website. If you have any questions about this notice or the Motion, or if you would like to request a complete copy of the Motion at the Trustee's expense, please contact the Trustee's approved claims agent Epiq Bankruptcy Solutions, LLC at (866) 841-7868. CLAIMANTS SHOULD NOT CONTACT THE CLERK OF THE BANKRUPTCY COURT TO DISCUSS THE MERITS OF THEIR CLAIMS.

DATED: August 22, 2013 New York, New York

Meaghan C. Gragg HUGHES HUBBARD & REED LLP One Battery Park Plaza New York, New York 10004 (212) 837-6000

ATTORNEYS FOR JAMES W. GIDDENS, TRUSTEE FOR THE SIPA LIQUIDATION OF LEHMAN BROTHERS INC. **EXHIBIT B**

08-13555-mg Doc Filed 08/22/13 Entered 08/22/13 17:49:53 Main Document Pg 7 of 20

LEHMAN BROTHERS INC. MASTER EMAIL SERVICE LIST

aaaronson@dilworthlaw.com
aalfonso@willkie.com
abeaumont@fklaw.com
abraunstein@riemerlaw.com
acaton@kramerlevin.com
acker@chapman.com
adam.brezine@hro.com

austin.bankruptcy@publicans.com
bankr@zuckerman.com
bankruptcy@goodwin.com
bankruptcy@morrisoncohen.com
bankruptcymatters@us.nomura.com
barbra.parlin@hklaw.com

adarwin@nixonpeabody.com bbisignani@postschell.com adiamond@diamondmccarthy.com bcarlson@co.sanmateo.ca.us adoberman@profunds.com bdk@schlamstone.com

aeckstein@blankrome.com benita.dryden@invesco.com aentwistle@entwistle-law.com bguinev@pbwt.com

aentwistle@entwistle-law.com
afriedman@irell.com
agbanknewyork@ag.tn.gov
bguiney@pbwt.com
bmanne@tuckerlaw.com
bmiller@mofo.com

aglenn@kasowitz.com bmorag@cgsh.com
agold@herrick.com boneill@kramerlevin.com

aisenberg@saul.com brian.corey@greentreecreditsolutions.com

akantesaria@oppenheimerfunds.com broy@rltlawfirm.com

alicia.chang@davispolk.com bruce.wright@sutherland.com

alum@ftportfolios.combspector@jsslaw.comamarder@msek.combtrust@mayerbrown.comamcmullen@boultcummings.combtupi@tuckerlaw.com

amenard@tishmanspeyer.com bturk@tishmanspeyer.com andrew.brozman@cliffordchance.com bwolfe@sheppardmullin.com angelich.george@arentfox.com bzabarauskas@crowell.com

ann.reynaud@shell.com cahn@clm.com

anthony_boccanfuso@aporter.com canelas@pursuitpartners.com aoberry@bermandevalerio.com carol.weinerlevy@bingham.com cave@hugheshubbard.com

apo@stevenslee.com cbelisle@wfw.com aquale@sidley.com cbelmonte@ssbb.com

arheaume@riemerlaw.com cbrotstein@bm.net arlbank@pbfcm.com cgoldstein@stcwlaw.co

arlbank@pbfcm.com cgoldstein@stcwlaw.com arosenblatt@chadbourne.com cgrant@mayerbrown.com arthur.rosenberg@hklaw.com chammerman@paulweiss.com

arwolf@wlrk.com chardman@klestadt.com

aseuffert@lawpost-nyc.com charles@filardi-law.com charles_malloy@aporter.com asnow@ssbb.com chipford@parkerpoe.com

aunger@sidley.com chris.donoho@hoganlovells.com

08-13555-mg Doc Filed 08/22/13 Entered 08/22/13 17:49:53 Main Document Pa 8 of 20

LEHMAN BROTHERS INC. MASTER EMAIL SERVICE LIST

clynch@reedsmith.com cmontgomery@salans.com cmtb_lc11@chuomitsui.jp cohenr@sewkis.com

cohenr@sewkis.com cp@stevenslee.com

cpappas@dilworthlaw.com crmomjian@attorneygeneral.gov

cs@stevenslee.com

csalomon@beckerglynn.com cschreiber@winston.com cshore@whitecase.com

cshulman@sheppardmullin.com ctatelbaum@hinshawlaw.com cwalsh@mayerbrown.com cward@polsinelli.com cweber@ebg-law.com cweiss@ingramllp.com

dallas.bankruptcy@publicans.com daniel.guyder@allenovery.com

dave.davis@isgria.com david.bennett@tklaw.com david.heller@lw.com davids@blbglaw.com

davidwheeler@mvalaw.com dbarber@bsblawyers.com dbaumstein@whitecase.com

dbesikof@loeb.com dcameron@stradley.com dcimo@gjb-law.com dcoffino@cov.com dcoffino@cov.com

dcrapo@gibbonslaw.com ddavis@paulweiss.com

ddrebsky@nixonpeabody.com

ddunne@milbank.com

deggermann@kramerlevin.com deggert@freebornpeters.com

demetra.liggins@tklaw.com

dfelder@orrick.com

dflanigan@polsinelli.com

dgrimes@reedsmith.com dhayes@mcguirewoods.com

dheffer@foley.com diconzam@gtlaw.com dimassa@duanemorris.com dirk.roberts@ots.treas.gov djoseph@stradley.com dkleiner@velaw.com dkozusko@willkie.com

dlemay@chadbourne.com dlipke@vedderprice.com

dladdin@agg.com

dludman@brownconnery.com

dmcguire@winston.com
dmurray@jenner.com
dneier@winston.com
dnolan@andersonkill.com
dodonnell@milbank.com
dravin@wolffsamson.com
drose@pryorcashman.com
drosenzweig@fulbright.com
drosner@goulstonstorrs.com

drosner@kasowitz.com dshemano@pwkllp.com dspelfogel@foley.com

dswan@mcguirewoods.com

dtatge@ebglaw.com
dwdykhouse@pbwt.com
dwildes@stroock.com
dworkman@bakerlaw.com
eagel@bragarwexler.com
easmith@venable.com
echang@steinlubin.com
ecohen@russell.com
efile@willaw.com
efleck@milbank.com

efriedman@friedumspring.com egeekie@schiffhardin.com eglas@mccarter.com

ehret-vanhorn@mbaum.com

08-13555-mg Doc Filed 08/22/13 Entered 08/22/13 17:49:53 Main Document Pa 9 of 20

LEHMAN BROTHERS INC.
MASTER EMAIL SERVICE LIST

ekbergc@lanepowell.com heiser@chapman.com elevine@eisemanlevine.com hestioko@ffwplaw.com

eli.mattioli@klgates.com hollace.cohen@troutmansanders.com ellen.halstead@cwt.com holsen@stroock.com

emcguinn@elotinc.net howard.hawkins@cwt.com
eobrien@sbchlaw.com hseife@chadbourne.com
eric.johnson@hro.com hsnovikoff@wlrk.com

eric.johnson@hro.com hsnovikoff@wlrk.com hugh.hill@hoganlovells.com

eschwartz@contrariancapital.comigoldstein@proskauer.comethan@ethanbrecherlaw.comilevee@lowenstein.comevelyn.martinez@invesco.cominfo2@normandyhill.comevelyn.rodriguez@dlapiper.comira.greene@hoganlovells.com

ezujkowski@emmetmarvin.com ira.herman@tklaw.com ezweig@optonline.net israel.dahan@cwt.com fbp@ppgms.com iva.uroic@dechert.com

ffm@bostonbusinesslaw.com jacobsonn@sec.gov james.mcclammy@dpw.com james.sprayregen@kirkland.com

fjacobson@sonnenschein.com james.warnot@linklaters.com jamestecce@quinnemanuel.com

fsosnick@shearman.com jar@outtengolden.com fyates@sonnenschein.com jason.jurgens@cwt.com gabriel.delvirginia@verizon.net jay.hurst@oag.state.tx.us

gabriel.delvirginia@verizon.net jay@kleinsolomon.com

gbray@milbank.com jbecker@wilmingtontrust.com george_kielman@freddiemac.com jbeemer@entwistle-law.com

geraci@thalergertler.com jbeiers@co.sanmateo.ca.us
ggitomer@mkbattorneys.com jbird@polsinelli.com
giddens@hugheshubbard.com jbromley@cgsh.com

gkaden@goulstonstorrs.com jcarberry@cl-law.com jchristian@tobinlaw.com

glenn.siegel@dechert.com jchristian@tobinlaw.com gmoss@riemerlaw.com jdrucker@coleschotz.com

goldenberg@ssnyc.com jdwarner@warnerandscheuerman.com

gpratt@joneswaldo.com jdyas@halperinlaw.net gravert@mwe.com jeff.wittig@coair.com

gspilsbury@jsslaw.com jeffrey.sabin@bingham.com harrisjm@michigan.gov jeldredge@velaw.com

harveystrickon@paulhastings.com jennifer.gore@shell.com heim.steve@dorsey.com jeremy.eiden@state.mn.us

08-13555-mg Doc Filed 08/22/13 Entered 08/22/13 17:49:53 Main Document Pg 10 of 20

LEHMAN BROTHERS INC. MASTER EMAIL SERVICE LIST

jfalgowski@reedsmith.com jowen769@yahoo.com
jflaxer@golenbock.com jpintarelli@mofo.com
jfreeberg@wfw.com jporter@entwistle-law.com
jg5786@att.com jprol@lowenstein.com

jgarrity@shearman.com jrabinowitz@rltlawfirm.com jgenovese@gjb-law.com jrsmith@hunton.com

jgold@andersonkill.com jschwartz@hahnhessen.com jguy@orrick.com jsheerin@mcguirewoods.com jharbour@hunton.com jsher@shertremonte.com

jherzog@gklaw.com jshickich@riddellwilliams.com

jhiggins@fdlaw.com jsmairo@pbnlaw.com jhorgan@phxa.com jstoll@mayerbrown.com jhorwitt@zeislaw.com jteitelbaum@tblawllp.com jhuggett@margolisedelstein.com jthoman@hodgsonruss.com

iharu@nyc.rr.com itimko@shutts.com

jibaru@nyc.rr.com jtimko@shutts.com jim@atkinslawfirm.com judy.morse@crowedunlevy.com jjtancredi@daypitney.com jwallack@goulstonstorrs.com jjureller@klestadt.com jwang@sipc.org

jkehoe@ktmc.com jwcohen@daypitney.com jlamar@maynardcooper.com jweiss@gibsondunn.com

jlawlor@wmd-law.com jwest@velaw.com
jlee@foley.com jwh@njlawfirm.com

jlevitan@proskauer.com jwishnew@mofo.com
jlevitin@cahill.com jyenzer@haincapital.com
ilinsen@croskerkung.com k4.nomura@cozoraberk.com

jlipson@crockerkuno.com k4.nomura@aozorabank.co.jp jliu@proskauer.com karen.wagner@dpw.com

jlovi@steptoe.com kbeverly-graham@eisemanlevine.com jlscott@reedsmith.com kcaputo@sipc.org

jmaddock@mcguirewoods.com kdwbankruptcydepartment@kelleydrye.com

jmazermarino@msek.com keith.simon@lw.com

jmelko@gardere.comken.coleman@allenovery.comjmerva@fult.comken.higman@hp.com

jmmurphy@stradley.com kerry.moynihan@hro.com jmr@msf-law.com kgwynne@reedsmith.com

john.monaghan@hklaw.com kiplok@hugheshubbard.com john.rapisardi@cwt.com kkelly@ebglaw.com

joli@crlpc.com klyman@irell.com

jorbach@hahnhessen.com kmayer@mccarter.com joseph.cordaro@usdoj.gov kobak@hugheshubbard.com joshua.dorchak@bingham.com kovskyd@pepperlaw.com

08-13555-mg Doc Filed 08/22/13 Entered 08/22/13 17:49:53 Main Document Pg 11 of 20

LEHMAN BROTHERS INC. MASTER EMAIL SERVICE LIST

kowens68@yahoo.com
kpiper@steptoe.com
kressk@pepperlaw.com
kreynolds@mklawnyc.com
krosen@lowenstein.com
kuehn@bragarwexler.com
kurt.mayr@bgllp.com
lacyr@sullcrom.com

lal-shibib@andersonkill.com landon@streusandlandon.com lathompson@co.sanmateo.ca.us

lawallf@pepperlaw.com lberkoff@moritthock.com

lee.stremba@troutmansanders.com

lgranfield@cgsh.com lhandelsman@stroock.com linda.boyle@twtelecom.com linda.schoemaker@infospace.com lisa.kraidin@allenovery.com

ljkotler@duanemorris.com lmarinuzzi@mofo.com lmay@coleschotz.com lmcgowen@orrick.com

lml@ppgms.com

Inashelsky@mofo.com loizides@loizides.com lori.fife@weil.com lromansic@steptoe.com lscarcella@farrellfritz.com

lschweitzer@cgsh.com

lsilverstein@potter anderson.com

lubell@hugheshubbard.com lwhidden@salans.com mabrams@willkie.com maofiling@cgsh.com maofiling@cgsh.com

marc.chait@standardchartered.com margolin@hugheshubbard.com mark.deveno@bingham.com mark.ellenberg@cwt.com mark.hellerer@pillsburylaw.com mark.sherrill@sutherland.com martin.davis@ots.treas.gov marvin.clements@ag.tn.gov masaki_konishi@noandt.com

matt@willaw.com

matthew.dyer@prommis.com matthew.klepper@dlapiper.com maurice.horwitz@weil.com

mbeeler@cov.com

mberman@nixonpeabody.com mbienenstock@proskauer.com mbossi@thompsoncoburn.com

 $mcade martori@\,sheppard mullin.com\\$

mcarney@mckoolsmith.com mcordone@stradley.com mcto@debevoise.com mdorval@stradley.com meltzere@pepperlaw.com metkin@lowenstein.com mfeldman@willkie.com mgordon@briggs.com mgreger@allenmatkins.com

mhopkins@cov.com

michael.frege@cms-hs.com michele@willaw.com miller@taftlaw.com

mitchell.ayer@tklaw.com

mimi.m.wong@irscounsel.treas.gov

mjacobs@pryorcashman.com mjedelman@vedderprice.com mjr1@westchestergov.com mkjaer@winston.com mlahaie@akingump.com mlandman@lcbf.com mmendez@hunton.com mmervis@proskauer.com mmooney@deilylawfirm.com

mmorreale@us.mufg.jp mneier@ibolaw.com

08-13555-mg Doc Filed 08/22/13 Entered 08/22/13 17:49:53 Main Document Pg 12 of 20

LEHMAN BROTHERS INC.
MASTER EMAIL SERVICE LIST

monica.lawless@brookfieldproperties.com

mpage@kelleydrye.com mprimoff@kayescholer.com mpucillo@bermandevalerio.com mrosenthal@gibsondunn.com mruetzel@frankfurt.whitecase.com

mruetzel@whitecase.com

mschimel@sju.edu

msegarra@mayerbrown.com mshiner@tuckerlaw.com

 $msilberstein @\, dealy silberstein.com$

mspeiser@stroock.com mstamer@akingump.com mtamasco@schnader.com mvenditto@reedsmith.com

mwarren@mtb.com

nasreen.bulos@dubaiic.com nathan.garnett@infospace.com nathan.spatz@pillsburylaw.com

ncoco@mwe.com

neal.mann@oag.state.ny.us ned.schodek@shearman.com

newyork@sec.gov

nherman@morganlewis.com

nissay_10259-0154@mhmjapan.com

nlepore@schnader.com
notice@bkcylaw.com
nrosenbaum@mofo.com
oipress@travelers.com
paronzon@milbank.com
patrick.oh@freshfields.com
patrick.potter@pillsburylaw.com
paul.turner@sutherland.com
pbattista@gjb-law.com
pbosswick@ssbb.com

pbosswick@ssbb.com pdublin@akingump.com peisenberg@lockelord.com peter.gilhuly@lw.com

peter.simmons@friedfrank.com

peter@bankrupt.com

phayden@mcguirewoods.com

pkizel@lowenstein.com pmaxcy@sonnenschein.com

ppartee@hunton.com
ppascuzzi@ffwplaw.com
ppatterson@stradley.com
psp@njlawfirm.com
ptrostle@jenner.com
r.stahl@stahlzelloe.com
raj.madan@bingham.com
raj11@optonline.net

rajohnson@akingump.com ramona.neal@hp.com

ranjit.mather@bnymellon.com

rdaversa@orrick.com relgidely@gjb-law.com

rfleischer@pryorcashman.com

rfrankel@orrick.com

rfriedman@silvermanacampora.com

rgmason@wlrk.com rgraham@whitecase.com rhett.campbell@tklaw.com rhs@mccallaraymer.com richard.lear@hklaw.com richard.levy@lw.com

richard.tisdale@friedfrank.com

ritkin@steptoe.com

rjones@boultcummings.com

rlevin@cravath.com

rmatzat@hahnhessen.com rmcneill@potteranderson.com

rnetzer@willkie.com rnies@wolffsamson.com rnorton@hunton.com

robert.bailey@bnymellon.com robert.dombroff@bingham.com robert.hirsh@arentfox.com robert.malone@dbr.com robert.yalen@usdoj.gov robin.keller@lovells.com

08-13555-mg Doc Filed 08/22/13 Entered 08/22/13 17:49:53 Main Document Pa 13 of 20

LEHMAN BROTHERS INC. MASTER EMAIL SERVICE LIST

ronald.silverman@bingham.com sidorsky@butzel.com rreid@sheppardmullin.com slerman@ebglaw.com rroupinian@outtengolden.com slerner@ssd.com

rrussell@andrewskurth.com

sloden@diamondmccarthy.com rterenzi@stcwlaw.com smayerson@ssd.com russj4478@aol.com smillman@stroock.com rwasserman@cftc.gov smulligan@bsblawyers.com rwyron@orrick.com snewman@katskykorins.com

rziegler@mayerbrown.com sory@fdlaw.com s.minehan@aozorabank.co.jp spiotto@chapman.com splatzer@platzerlaw.com sabin.willett@bingham.com sree@lcbf.com sabramowitz@velaw.com

sagolden@hhlaw.com sscott@jaspanllp.com sally.henry@skadden.com sselbst@herrick.com sam.alberts@snrdenton.com sshimshak@paulweiss.com

steele@lowenstein.com sandyscafaria@eaton.com sara.tapinekis@cliffordchance.com stephen.rimes@invesco.com sarah.campbell@cliffordchance.com steve.ginther@dor.mo.gov

scargill@lowenstein.com steven.troyer@commerzbank.com steven.wilamowsky@bingham.com schager@ssnyc.com schannej@pepperlaw.com streusand@streusandlandon.com

schepis@pursuitpartners.com stumbiolo@cravath.com

schiffer@trilc.com susan.schultz@newedgegroup.com susheelkirpalani@quinnemanuel.com schnabel.eric@dorsey.com

schristianson@buchalter.com swolowitz@mayerbrown.com

scott.koerner@snrdenton.com szuch@wiggin.com

scottshelley@quinnemanuel.com tannweiler@greerherz.com scousins@armstrongteasdale.com tarbit@cftc.gov

sdnyecf@dor.mo.gov tbrock@ssbb.com

seba.kurian@invesco.com tduffy@andersonkill.com

sehlers@armstrongteasdale.com tgoren@mofo.com

sfelderstein@ffwplaw.com thaler@thalergertler.com

sfineman@lchb.com thomas.califano@dlapiper.com sfox@mcguirewoods.com thomas_noguerola@calpers.ca.gov

sgordon@cahill.com timothy.brink@dlapiper.com sgubner@ebg-law.com timothy.palmer@bipc.com

shannon.nagle@friedfrank.com tifreedman@pbnlaw.com

sharbeck@sipc.org tjmckenna@gaineyandmckenna.com

shari.leventhal@ny.frb.org tkarcher@proskauer.com shgross5@yahoo.com tkiriakos@mayerbrown.com

08-13555-mg Doc Filed 08/22/13 Entered 08/22/13 17:49:53 Main Document Pg 14 of 20

LEHMAN BROTHERS INC.
MASTER EMAIL SERVICE LIST

tlauria@whitecase.com tmacwright@whitecase.com tmayer@kramerlevin.com tnixon@gklaw.com toby.r.rosenberg@irscounsel.treas.gov tslome@msek.com ttracy@crockerkuno.com twheeler@lowenstein.com villa@streusandlandon.com vmilione@nixonpeabody.com vrubinstein@loeb.com walter.stuart@freshfields.com wanda.goodloe@cbre.com wballaine@lcbf.com wbenzija@halperinlaw.net wcurchack@loeb.com wfoster@milbank.com wilten@hugheshubbard.com wisotska@pepperlaw.com wjd@dealysilberstein.com wmarcari@ebglaw.com woconnor@crowell.com wrightth@sullcrom.com wsilverm@oshr.com

wswearingen@llf-law.com wtaylor@mccarter.com

wzoberman@bermandevalerio.com yamashiro@sumitomotrust.co.jp zrosenbaum@lowenstein.com

EXHIBIT C

08-13555-mg Doc Filed 08/22/13 Entered 08/22/13 17:49:53 Main Document Pg 16 of 20

LEHMAN BROTHERS INC.

MASTER SERVICE FAX LIST

OFFICE OF THE US TRUSTEE ATTN: ANDREW D VELEZ-RIVERA (212) 668-2255 **EXHIBIT D**

08-13555-mg Doc Filed 08/22/13 Entered 08/22/13 17:49:53 Main Document Pg 18 of 20

LEHMAN BROTHERS INC.

MASTER SERVICE LIST

INTERNAL REVENUE SERVICE

SPECIAL PROCEDURES BRANCH ATTN: DISTRICT DIRECTOR 290 BROADWAY NEW YORK, NY 10007

OFFICE OF THE UNITED STATES TRUSTEE

TRACY HOPE DAVIS, ELISABETTA G GASPARINI, ANDREA B SCHWARTZ U.S. FEDERAL OFFICE BUILDING 201 VARICK STREET, SUITE 1006 NEW YORK, NY 10014

EXHIBIT E

08-13555-mg Debtor: LEHMAN BROTHERS INC., et al.

Case #: 08-01420 (JMP) SIPA

Notices mailed by: August 22, 2013

215 EAST 80TH STREET APT 7G

NEW YORK, NY 10075-0544

led 08/22/13 Entered 08/22/13 17:49:53 Main Document Notice of Hearing on Trustee's one Hundred Twenty-sixth OMNBE'S OBJECTION TO GENERAL CREDITOR CLAIMS (NO LIABILITY CLAIMS)

BYRNE, JACQUELINE E 7118 MARYLAND AVE

Doc

SAINT LOUIS, MO 63130

CAPITALWORKS QED, LLC 5701 EAST ABBEY ROAD

SUITE 400

FLAGSTAFF, AZ 86004-5807

CORPORATE FAMILY OFFICE SIM SPA

VIA DELL ANNUNCIATA 23/4

MILANO, 20121

BLISS, JAYNE L.

ITALY

DEWBERRY, SYLVIA S. 840 THORNBERRY DR.

ALPHARETTA, GA 30022-8203

DEWBERRY, SYLVIA S. KRAMER, JAMES R.

RE: SYLVIA S. DEWBERRY

NELSON MULLINS RILEY & SCARBROUGH LLP

ATLANTIC STATION 201 17TH STREET, NW ATLANTA, GA 30363

DK INVESTMENT LLC

C/O MARTIN S ETTIN ESQ KATZ ETTIN LEVINE KURZWEIL & WEBER

905 NORTH KINGS HIGHWAY

CHERRY HILL, NJ 08034-1569

DOHLE, RAINER G

467 SARATOGA AVE #309

SAN JOSE, CA 95129

DUFF, SAMUEL EDWARD, TTEE

DAVID A. DUFF TRUST U/A DTD 4/24/86

4233 PENTRITH CT DUBLIN, OH 43016-8276

FINKEL, E. MEYER & SARA JTWROS

2 GIVAT MOSHE ST

JERUSALEM, ISRAEL KOLOGY, KEVIN

IRA ROLLOVER CUSTODIAN 225 WASHINGTON AVE CHATHAM, NJ 07928-1709 MASON, VICKI R & ENRIQUE O SR

JTWROS P O BOX 353

YORBA LINDA, CA 92885-0353

MK INVESTMENT LLC

C/O MARTIN S ETTIN ESQ KATZ

ETTIN LEVINE KURZWEIL & WEBER

905 NORTH KINGS HIGHWAY

CHERRY HILL, NJ 08034-1569

ROMNEY, GEORGE SCOTT

2290 FIRST NATIONAL BUILDING

DETROIT, MI 48226-3506

SHEARSON LEHMAN BROS INC CUST FOR JOHN V

STONE P O BOX 74

HASTING, FL 32145

SIXTH GEAR SOLUTIONS CORP 1212 AVENUE OF THE AMERICAS

17TH FLOOR

NEW YORK, NY 10036-1602

SROKA, HELENE IRA CUSTODIAN

4331 STATE ROAD REAR CLEVELAND, OH 44109-4157

Total Parties: 17